C. H. Jenkinson Treasurer of

Short Line.

CALVIN'S CHIEF CLERK GIVEN THE PLACE.

A POPULAR PROMOTION

friends on railroad row to learn that Charles H. Jenkinson was yesterday named to succeed A. J. Van Kuran as local treasurer of the Oregon Short Line. The appointment goes into effect im-

Mr. Jenkinson is chief clerk to General Mr. Jensinson is chief clerk to General Superintencent Calvin of the Short Line, and has been connected with that system for about eighteen years. He was formerly with Mr. Calvin at Pocatello and has at all three demonstrated his capability as a railrhad man and his fitness for positions of that. Mr. Jenkinson has held his present position since the segregation of the Union Pacific and Short Line, and is very popular among his associates. His successor as chief clerk in the general superintendent's office has not been named.

PLANS OF BURLINGTON.

To Join Hands With the Los Angeles Road.

Los Angeles, Cal., Feb. 19.—The Herald says: The San Pedro, Los Angeles & Sate Lake railroad will join hands with the Burlington road at Salt Lake. The Burlington will begin an extension to Salt Lake City for the purpose of meeting the western road as soon as spring weather permits grading. The road now has three terminals west of Denver, one in Colo-ard and two in Wyoming. Lyons, forty-eight miles northwest of Denver, is the terminal nearest Salt Lake, but after spending nearly \$1,00,000 in surveys of the country the Eannagers of that road decided that the best entrance to Salt Lake is from Guernsey, Wyo., by way of Ogden.

County Jail.

leged to have been bought for his wedding supper, an attachment sult was filed yesterday against M. T. Ward, the alleged bigamist who is under arrest here on a charge of obtaining the wine on false pretenses. The sult was filed in Judge Sommer's court by P. Schwartz, the Main and criminal procedures in the city of Salt Lake. The first proposition is No. 157 on the bouse catendar. It establishes what is supported by Constable Cuffer. While Ward has been made the defendant in two cases here, be will sikely face a more serious charge in Colorado. The constable cuffer was a measure from the Colorado officers will meet a constable staff. While Ward has been made the defendant in two cases here, he will sikely face a more serious charge in Colorado. The constable cuffer was a measure from the Colorado officers will meet a constable staff. While Ward has been made the defendant in two cases was reformed to the colorado officers will never a constable staff. While was a marking the will be construed so as to interfered as plea of false pretentees by a constable of the construed so as to interfered a plea of false pretentees, and enterpretented by Attorneys Lee & Sultivan. The attorneys demanded a trial today, the representative of the state. Fred Loof-Loorgow, said that the state could not be case was set for that time. Ward was placed under \$500 bonds, it default of which he was sent to the county fail.

Ward's attorneys, when seen yesterday, such as the county fail. Ward's attorneys demanded a trial today, the representative of the state. Fred Loof-Loorgow, said that the state could not be case was set for that time. Ward was placed under \$500 bonds, it default of which he was sent to the county fail.

Ward's attorneys when seen yesterday, such as the county fail.

Ward's attorneys when seen yesterday, such as the county fail that the woman who committed suited in Denver was out his wife fie also declared to them that Miss Fox was his only wife. To secure a bill of \$38.50 for wine al-

of. The government made no reply.

Chicago, Feb. 19.—At a special meeting of the board of directors of the Illinois Manufacturers' association, resolutions declaring 'that the recent ruling on the importation, of sugar from Russia, will, under existing circumstances, and the retallatory attitude taken by the Russian government, most seriously affect, if not softledy destroy, the export trade of this country to Russia.

A m eting of the association is called for Feb. 23 to determine upon such action as may be necessary to secure a re-hearing or a reversal of the decision.

Washington, Feb. 19.—Representative Sulzer of New York today introduced in the house the following resolution:

"Resolved. That the secretary of the treasury be, and he is hereby requested, to furnish the house of representatives, if not incompatible with rubble policy, with copies of all letters to him from persons, firms, companies or cotporations, and all letters from him to them or any of them, together with all reports, decisions and examinations with his reasons for the same, and all other data, facts and information in any way relating to the imposition of a tax or countervailing duty on Russian sugars imported to this country, and what action Russia hes taken in regard thereto by way of retailation."

ROOSEVELT LEAVES FOR THE EAST

Colorado Springs, Colo., Feb. 19.—Vice President-elect Rooseveit left here at 6:20 this evening, after another day on the plains, hunting coyotes east and south of Colorado Springs. The ride today included eight runs after coyotes, on only two of which, however, the dogs were loosened. The distance covered was more than fifty miles.

The start was made at 5:30 o'clock this norming and the party, the same as that in the hunt yesterday, returning to Colorado Springs from Fountain, fifteen miles bouth of here, by train at 4 o'clock this literator.

SUCCEEDS VAN KURAN Testimonial Concert Given Builder of REISER JOLTS COUNCIL KISSED MRS. SHERMAN declaration could have no weight with a court in passing upon the constitutionality of a statute or in upholding Tabernacle Organ.



for Salt Lake City.

TARIFF WAR IS

URGED IN CANADA

Ottawa, Out. Feb. 19.—In the house of commons Mr. MacLean of East York and a room in the Hooper-Eldredge building. At the time of the fire Mr. Pearlman had a room in the Hooper-Eldredge building, where he slept. He was asleep there when the fire broke out; was overcome by the heat and smoke and lay unconscious for at least a half-hour before found by the firemen. His large were so affected by the smoke and heat that be never recovered. It is the opinion of his physician, Dr. Charles and be directed against those of the fired sand be directed against those of the canadans were fools enough to go on as they were doing at present. Canada should rook the best outside customer the Inited States Mr. Charles a fire the fire fools enough to go on as they were fools enough to go on as they were doing at present. Canada would never get fair treatment from the Canadans were fools enough to go on as they were doing at present. Canada would never get fair treatment from the Canadans were fools enough to go on as they were get fair treatment from the Canada would never fools enough to go on as they were doing at present. Canada would never because had and so the Alaskan boundary question and they are sond feeled and everything for his approaching death, and so for the Himost the was done for him, but it was in vain. He was unconscious until he died. Right after the fire for the sand that Canada did so, the Alaskan boundary question and they are sond the fire of his cate was all the time of his cate was all the

UNITED STATES MAY LEAD IN SILK

world.

During the last three years the consumption of raw silk in the United States has exceeded that of France.

REID TO BE ENVOY AT CORONATION

New York, Feb. 19.—It is believed that Whitelaw Reid is to be named as an envoy extraordinary of the United States at the coronation of King Edward VII., which will probably take place in June, although the exact date has not yet been settled.

although the exact date has not yet been settled.

The king has settled down to his work and is thoroughly interested in it. Those who know him well assert that the business of state will not be neglected by him, and that it will tend to lengthen rather than shorten his life. Queen Alexandra was greatly depressed when the reign opened, and was not disposed to take part in state functions, but the king has insisted upon making her a prominent, figure at Westminster and has even created a precedent for equality of rank and distinction when the college heralds raised objections. The queen's interest in affairs of state has been stimulated, and the king is making full use of her popularity as his strongest resource, and the court, instead of being conducted by the Prince of Wales' set, will be strongly influenced by the queen's will and taste. This is the judgment of those in daily contact with the sovereign and it is a good augury for the new reign.

story printed in a New York newspaper to the effect that a summons was served on the Duke of Westminster on the occasion of his marriage to Miss Shelagh West Saturday last, in a suit for divorce brought by Major Atherton, with whose wife the duke is said to have been a passenger on his return from South Africa. The report has no foundation in fact. No divorce suit had been filed up to noon yesterday and a summons could not be issued before the filing of the suit. Mrs. Atherton is in Rome and Major Atherton is still in South Africa.

Count Weds American Girl.

A BIG LOAF And a GOOD LOAF!

Suburban Branches Contemplated By

Salt Lake City Railroad company and the Rapid Transit company for a franthe Rapid Transit company for a franchise on Seventh East street. The first named company is desirous of sharing in the traffite to and trom Calder's park and categing to the transit wants of the city and suburbs north of the park, while the Rapid Transit company is anxious to connect its State street line with a northward extension of the park line on seventh East street, to serve the double purpose of giving a better service to the resort in rush times and supplying the needs of that growing part of the city. Last evening the Sait Lake company applied to the city council for a tranchise to extend its line from the intersection of Seventh East and Ninth South southward to the city limits, at Eleventh South, making one of is long contemplated north and south lines. The application was rereferred to the county commissioners for a tranchise for a continuation of the board of public works, a contract was awarded to P. J. Moran for furnishing 5,000 file and the cast inch cast iron water pipe. Moran's bid to the board of public works, a contract was awarded to P. J. Moran for furnishing 5,000 file and the cast iron water pipe. Moran's bid to the board of public works, a contract was awarded to P. J. Moran for furnishing 5,000 file and the cast iron water pipe. Moran's bid to the board of public works, a contract was awarded to P. J. Moran for furnishing 5,000 file and the cast iron water pipe. Moran's bid to the board of public works, a contract was awarded to P. J. Moran for furnishing 5,000 file and the pipe for 69 cents a pound for specials. Carthey & Dumbeck, the only other bidders, offered to furnish the pipe for 69 cents a foot, but mentioned nothing about the specials.

A batch of claims, aggregating \$5. 4930.58, and out of which Moran gets \$4,978.18 on contract work done by him for the waterworks system, was approved, on recommendation of the proved, on recommendation of the proved, on recommendation of the specials.

The Rapid Transit company will, it is understood to the city intensity of the county specia

TO AVOID ACCIDENTS.

Plan to Change the Railroad Crossings at Murray.

by a representative of the engineering department of the Rio Grande Western ing of the county highway in Murray, where so many accidents have occurred. It is proposed by the railroad company to raise its tracks through the swall and let the wagon road run under the rail-

let the wagon road run under the railway, the county to bear the expense of lowering the highway, an undertaking of large proportions.

The commissioners were of the opinion that such a change would be of benefit to the public, and also to the railway company, and were haif inclined to make a compact to carry the scheme into effect, but the status of the crossing of the Oregon Short Line tracks spoiled the deal. With the Rio Grande track above the wagon road crossing, the crossing of the Short Line at grade would be even more dangerous than it is now by reason of a more obscured view of the approaching trains. It was evident that the Short Line roadbed through the Murray hollow should be raised several feet to make a perfect piece of road, and the commissioners decided to hold back until the officials of the road can be induced to make such an improvement as the Rio Grande is anxious to make for the public benefit and also for its own advantage.

AN UNEXPECTED RAIN.

Heavy Downpour in Southern Utah Yesterday.

The rainstorm yesterday was the result of a rapid and unlooked for weather Cincinnati. Ohio, Feb. 19.—The marriage of a rapid and unlooked for weather of Miss Clara B. Longworth of Cincinnati change. From all indications the day beand Count Adelbert De Chambrun of fore fair and cold weather was expected France was solemnized at noon today by Archbishop Ireland at the home of the bride's mother, the widow of the late Judge Nicholas Longworth, on East Walnut Hill. The maid of honor was the bride's sister, Miss Annie Rives Longworth. The bride was given in marriage by her brother, the Honorable Nicholas Longworth. Mrs. Bellamy Storer, wife of the United States minister to Spain, is an aunt of the bride.

The Gwas the Grip in Two Days France was solemnized at noon today by for at least two days, but the unexpected

To Cure the Grip in Two Days. Laxative Bromo-Quinine removes the

That is the kind that

I take a pleasant herb drink, the next morning I feel bright and my complexion is better. My doctor says it acts gently on the stomach, liver and kidneys, and is a pleasant laxative. It is made from herbs, and is prepared as easily as tea. It is called Lane's Medicine to the Lane's femily medicine model. Ducal Divorce Story Denied.

London, Feb. 19—A representative of the Associated Press has investigated the company, Sait Lake City, Utah.

Ducal Divorce Story Denied.

London, Feb. 19—A representative of the Associated Press has investigated the company, Sait Lake City, Utah.

To Cure a Cold in One Day.

take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. E. W. Grove's signature is on each box. 25c.

To Cure a Cold in One Day.

take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. E. W. Grove's signature is on each box. 25c.

City Auditor Threatens to Stop Mrs. Vail's Recital of Her Husband's Offenses.

LETTER WAS STRANGLED DIVORCE CASE ON TRIAL

COUNCIL REFUSES TO HEAR THE ACTS OF CRUELTY ALLEGED BY COMMUNICATION.

Auditor Reiser last evening submitted to the council a lengthy communication, directing attention to the diversion of money from one fund to another in the city treasury. As the recorder read the communication, the Republican members became nervous, until Councilman Robertson relieved the tension. The council was unappreciative,

motion from the chairman of the finance committee to meet with the auditor at his office Thursday evening at distribution of the case is for the custody of the little girl, Gladys, who, it will be remembered, was forcibly taken from the Sacred Heart acadilly taken from the case is for the

ditor at his office Thursday evening at 7 o'clock. The motion prevailed without dissent.

Auditor Reiser's communication stated in effect that he had before called the council's attention to the misuse of several thousands of dollars in the city treasury by the operation of a fund for the redemption of water scrip. To show that the creation of this fund and also the issuing of water scrip by the treasury department are without authority of law, the auditor cited an opinion from the city attorney, and in the resolos, were warmly received. The enthusiasm was wonderful for an audience of the size.

When Father Ridges was brought forward by Professor Stephens the applause began before he could be introduced. An introduction was entirely unnecessary, as Professor Stephens learned, and none was made. It was fined the communication for the statutes to sustain his position, the auditor's communication made several unkind allusions to the treasurer's office.

Reiser's Threat.

Concluding, the auditor's communication was entirely unnecessary, as Professor Stephens learned, and none was made. It was on Nov. 22 than found the misuse of several thousands of dollars in the council's attention to the misuse of several the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several thousands of dollars in the council's attention to the misuse of several the council's attention to the misuse of sev

Drawing Warrants.

STREET CAR EXTENSIONS and interest coupons, so that he could post up his bond register, and he requested that the treasurer be directed to comply with the regulation stated. The communication was merely referred to the finance committee without comment.

More Pipe Contracts.

of cleaning the city's Jordan canal and repairing the flumes before the irrigation season commences. It was estimated that the cost world account of railway, made a tour of inspection yes-terday afternoon to the main grade cross-800, and the matter was referred to the committee on irrigation.

Higher Bid For Land.

For the city's forty-seven and one-quarter by 165 feet of ground adjoining the Eighth ward meeting house on the east, which the council committee on publis grounds offers to sell on long time payments to the Mormon church corporation of the ward for \$1,500, the Hebrew Congregation Montefiore offered \$2,000. The proposition was referred to the committee on public grounds.

Sherman's picture out of her husband's pocket and for this effort he slapped her in the face.

Mrs. Vail added that the last time he house she ordered her away and told her she would use a black-snake whip on her if she came again.

The trial will be resumed this morning and Attorney Critchlow is expected to get in a few good points for his client on cross-examination.

grounds.

The department payrolls for the half month ended Feb. 15, aggregating \$4,-569.75, were referred to the finance committee, with the chairman of each department committee associated, for

approval.

The claims of Wells, Fargo & Co. in the sum of \$2.830.98, and the National Bank of the Republic, \$1,709.09 for interest on the city's overdraft last year. Were allowed, on recommendation of ery of the amount of wages plaintiffs

After passing the appropriation lise, which was called for out of its order, and voting to hold the committee meet-ings Monday night, instead of Friday, Washington's birthday, the council ad-

Salt Lake Trade.

Salt Lake trade conditions are reported in Dun's Review as follows: "Wholesale business for the week has been quiet, though drugs show some activity, and trade in mining machinery and ity, and trade in mining machinery and hardware is fairly satisfactory. Groceries, dry goods, shoes and clothing move slowly, and the local sugar market is dull and featureless. Good snows, however, have strengthened the situation and the outlook is fairly encouraging. The demand for money is slightly improved, the bank deposits are well maintained. Collections are slow and maintained. Collections are slow and retail trade quiet. The ore and bullion movement is of fair volume."

Supreme Court Again Decides Convictions Are Void.

Another Gilsonite Suit.

States Marshal Smyth received word of his arrival yesterday, and after a long search around town finally succeeded in locating him. The action against Shearer is brought by the government for mining gilsonite from government lands.

ment lands.

The sensational issues in the divorce case of Edith Vail against Elmer A. Vail, the well known railroad and mining engineer, came up for trial late yesterday afternoon before Judge Hall. The plaintiff is represented by Attorney D. N. Straup and the interests of the defence are in the bonder of the defence are in the bonder of the court. the defense are in the hands of Attor sion. The council was unappreciative, and before Recorder Nystrom was half through reading he was stopped by a motion from the chairman of the

ing, Mrs. Vail said her husband scat-tered the baby clothes on the floor. The doctor advised her to drink beer

The doctor advised her to drink beer during her sickness, but her husband would not buy any of the beverage. Her mother bought the beer, and when the defendant learned of it he threw it out of the house, she said.

Mrs. Vail swore that when they moved from the Whitmore terrace to the St. James hotel and then to the Miller her husband left her to superintend the moving and commenced to remain away from her at nights. She remain away from her at nights. She added that he refused to take her out to visit friends or for a walk.

Kissed Another Woman.

Kissed Another Woman.

After reciting numerous other incigas. Sa. and out of which Moran gets
stags. Sa. and sout a legation of cruelity and use of harsh language toward
left sa. A. Calder's
w. M. Roylance and John W. Deal of
Provo were in town yesterday.

M. M. Roylance and John W. Deal of
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Provo were in town yesterday.

M. M. Roylance and John W. Deal of
Provo were in town yesterday.

So. and successing toward
lefts followed this
declaration by saying the expenses
when both with the farmer who own a
minority share of the stream, wa After reciting numerous other inci-

Mrs. Sherman lived and found some of her husband's books in the woman's room. She said she tried to get Mrs.

DISCHARGE OF CONDUCTORS.

Trial of Short Line Damage Case · Concluded. Judge Hall was occupied until the

middle of yesterday afternoon with the would have earned had they received from Superintendent Young the clearance letters on discharge to which the conductors claim they were entitled.

The testimony of plaintiffs in rebuttal yesterday was that they had not violated rule 207 of the railroad company, relating to the use of intoxicating leaves and dynakonyes by applications. liquors and drunkenness by employees. The defense offered testimony on the line of what the rules of the company required and that it was not required to give any sort of clearance letter show-ing for what special reason employees

when the testimony was all in arguments were waived with the understanding that the case would be submitted for decision on briefs.

BEDDO CASE REAFFIRMED.

The supreme court yesterday reaffirmed its decision in the Beddo case A case was begun against L. V.
Shearer in the federal court about the 25th of last month and service of summons was made yesterday. The reason for the delay was the absence of Mr. Shearer from the state. Deputy United States Marshal Smyth received word of blooming and sentencing himself its decignon in the Bedalo Case by passing upon the case of the state vs. H. P. Morrey, appellant. The judgment of the lower court in Sanpete county, convicting appellant of the crime of adultery and sentencing himself its decignon in the Bedalo Case by passing upon the case of the state vs. H. P. Morrey, appellant. The judgment of the lower court in Sanpete county, convicting appellant of the case of the state vs. H. P. Morrey, appellant. The judgment of the lower court in Sanpete county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county, convicting appellant of the case of the state vs. H. P. Morrey, appellant of the county of the case of the state vs. H. P. Morrey, appellant of the county of the county of the case of the state vs. H. P. Morrey, appellant of the county of the county of the case of the state vs. H. P. Morrey, appellant of the county of the county of the case of the state vs. H. P. Morrey, appellant of the county of the county

The supreme court opinion directed attention to the statement of the at-

an enactment made in violation of the fundamental law. The opinion also stated that the defendant had a constitutional right to have his case tried by a court having jurisdiction and that he forfeited no right in not objecting at the time of trial.

The opinion was written by Justice Bartch and concurred in by Justice Baskin and District Judge Hart.

Cases Argued.

The following cases on appeal were argued and submitted for decision:
W. A. Clark, appellant, vs. A. G. Campbell; argument of appellant presented by Allen T. Sanford and Richard B. Shepard and by Waldemar Van Cott in realy

HUGO UHL'S ESTATE.

Court Revokes Order Giving Property to Widow.

Judge Hall yesterday set aside the rder made by him on Saturday in the state of Hugo W. Uhl, deceased, seting apart to the widow all of decelent's personal property. The revoking order was made upon application of E. 3. Critchlow, attorney for E. E. Rich, r, the special administrator, who claims that he has not yet been com-sensated for his services nor reim-urs d for money ra d out to collect and are for the property after the young nan's tragic death recently. This claim vill now have to be adjudicated before he setting apart order is revived. What makes the matter somewhat compli-ated is the fact that the property was eized last week by a constable under writ of attachment sued out by one

More Jordan River Claimants.

of Uhl's creditors.

In the big water case yesterday Judge Morse granted an order permitting the owners of about 300 acres of land under the Bennion mill ditch to be made additional defendants. This action will result in another week's delay before the Jordan Narrows Power company's side of the controversy is heard. The witnesses yesterday were E. M. Le Prohon, Lewis Drake, A. E. Cooper, William Cooper, W. W. Wilson and A. G. Lamson in support of the claims of water takers under the Cooper ditch and W. G. Taylor, J. G. Rank, J. O. Smith, John Neff and Amos Neff, who testified in behalf of John Neff's claims. In the big water case yesterday Judge

Ida May Clements, nee Price, yester-lay filed suit in the district court for decree of divorce from her husband, loseph S. Clements, whom she mar-ried at Provo on June 10, 1897. The reabandoned plaintiff in this city on Feb. 11, 1900, since which time he has wil-fully failed to provide for her support. Besides demanding a decree of separa-tion Mrs. Clements prays to be award-ed the custody of her two minor chil-

District Court Notes.

Mary E. Maxwell and seven other heirs of the estate of S. S. Maxwell, deheirs of the estate of S. S. Maxwell, de-ceased, yesterday filed in the district court their objections to the account of administration of Stephen Hays, claim-ing that certain items of disbursement aggregating \$541.85 are excessive to the amount of \$148.15. The objections were filed, to be considered later by the court. Judge Stewart went to Tooele yester-day to hold court there until Friday. He will hold a session of the criminal court in this city next Saturday.

PERSONAL MENTION.

M. E. Crandall came up from Springville James P. Driscoil came in from Eureka esterday.

Charles R. McBride of Tooele is at the White House.

Maker.

A Trial Package Mailed Free. It has remained for a Chicfiniati woman to discover the secret of a perfect skin. She has at last found the key to feminine beauty. All the sighs and heartaches over a poor appearance may now be banished.



FANNIE B. RALSTON. (Showing her wonderful improvement.)

(Showing her wonderful improvement.) for it is within the means of every lady, young or middle aged, to have the clearest and most refined complexion so dear to a woman's heart.

Fannie B. Ralston, 628 Lexington Ave., Newport, Ky., says: "When I began using Mme. Ribault's complexion beautifiers I did not think it possible to clear my skin, my face was in a horrible condition, literally covered with red spots, pimples, biackheads, moth patches and freekles. I suffered a thousand deaths, and when I sent for a trial of Mme. Ribault's beautifiers I improved so wonderfully that my friends did not recognize me, so quickly had the change taken place. My skin is now perfectly lovely, and there is not a blemish or wrinkle anywhere."

It is not a face powder, cream, cos-

there." is not a face powder, cream, cose or bleach, contains no oil, grease,
c, chemicals, or poisons of any kind,
is absolutely pure,
ite to Mme. Ribault, 1835 Elsa buildCincinnati. O., and she will mail free,
aid, in a plain sealed wrapper, a
package of her wonderful beautifiers,
you will always bless the day you
e. Do not fail to write today.

HOTEL KNUTSFORD

G. S. HOLMES, PROPRIETOR.

case were allowed to stand "many criminals of the lowest order" must be released from prison, and met this state-